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3	Application Number	10/066,782 February 6, 2002 Gary L. Griffiths et al. 1617	
TRANSPITTAL	Filing Date		
FORM	First Named Inventor		
(to be used for all correspondence after initial filing)	Art Unit.		
	Examiner Name	SHARAREH, Shahnam J.	
Total Number of Pages in This Submission	Attorney Docket No.	40923-0077 US2 (018733-1089) IMM 136	

ENCLOSURES (Check all that apply)									
		d claration(s) e Request nment Request osure Statement Priority sing Parts/		Drawing(s) Licensing-related Papers Petition		After Allowance communication to Group  Appeal Communication to Board of Appeals and Interferences  Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter  Other Enclosure(s), please identify below):  sponse to Restriction Requirement			
	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT								
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Firm	Firm or Individual Name Paul M. Booth, Reg. No. 40,244, HELLER EHRMAN LLP								
Sign	ature	ALTON!							
Date		February 13, 2006							
	CERTIFICATE OF TRANSMISSION/MAILING								
Sen	I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.								
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Attorney Docket No.: 40923-0077 US2 (Previous Docket No.: 018733-1089)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of:

Gary L. Griffiths et al.

Confirmation No.: 5555

Application No.: 10/066,782

Art Unit: 1617

Filed: 6 February 2002

Examiner: SHARAREH, Shahnam J.

METHODS AND COMPOSITIONS FOR INCREASING THE TARGET-SPECIFIC For:

TOXICITY OF A CHEMOTHERAPY DRUG

## RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This responds to the Restriction Requirement mailed January 11, 2006, a response to which is due February 11, 2006. Applicants do not believe that any additional fees are needed. In the event this is not correct, the Commissioner is authorized to charge the undersigned's account number 08-1641.

Applicants hereby elect the invention of Group I, claims 1-14 and 48, drawn to methods of increasing the target-specific toxicity of a drug. This election is made with traverse because the claims of Group II already have been searched and examined and including these claims will not pose a burden on the Examiner. Applicants note that claims 20-47 already were deemed allowable (subject to filing a terminal disclaimer) and therefore query as to why a restriction requirement is imposed here. In addition, the office action indicates that examination on the merits has been reopened on the basis of specific prior art. It would not impose a burden on the Examiner to apply this newly identified art to the claims of Group II. Accordingly, withdrawal of the restriction requirement is requested.

Attorney Docket No.: 40923-0077 US2 (Previous Docket No.: 018733-1089)

The Examiner also has imposed an election of species for initial examination on the merits. Applicants elect the species of:

Pretargeting agent: the bispecific antibody hMN14 IgG x 734 Fab';

Cytotoxic drug or prodrug: CPT-11;

Enzyme: combination of carboxylesterase and glucuronidase;

Clearing agent: Galactosylated version anti-idiotype antibody, WI2, (gal-WI2).

Applicants note that, with respect to the enzyme, a combination of enzymes has been elected. This species is described in, for example, Examples 5-7 of the application.

Claims 1-13 and 20-46 read on the elected species.

Applicants reserve the right to file one or more divisional applications directed to non-elected subject matter.

Applicants await issuance of an office action on the merits.

Respectfully submitted,

Date: February 13, 2006

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